Jeffrey G. Sloane, Esq. (NSB# 784) Regina M. McConnell, Esq. (NSB# 8029) 1 Kravitz, Schnitzer, Sloane, Johnson & Eberhardy, Chtd. 1389 Galleria Drive, Suite 200 2 1 04 FA 106 Henderson NV 89014 Telephone: (702) 362-6666 3 Facsimile: (702) 362-2203 rmcconnell@kssattorneys.com 4 isloane@kssattorneys.com 5 6 UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA 7 Case No. BK-S-06-10725 LBR In re: 8 Case No. BK-S-06-10726 LBR USA COMMERCIAL MORTGAGE COMPANY. Case No. BK-S-06-10727 LBR 9 Case No. BK-S-06-10728 LBR Debtor. Case No. BK-S-06-10729 LBR In re: 10 USA CAPITAL REALTY ADVISORS, LLC, 11 Debtor. Chapter 11 12 USA CAPITAL DIVERSIFIED TRUST DEED FUND, LLC 13 Debtor. 14 Jointly Administered Under In re: USA CAPITAL FIRST TRUST DEED FUND, LLC Case No. BK-S-06-10725 LBR **15** Debtor. 16 **MOTION FOR PERMISSION** In re: TO FILE IN PAPER FORMAT USA SECURITIES, LLC, **17 DUE TO EXEMPTION OR EXCEPTIONAL** Debtor. 18 CIRCUMSTANCES Affects: X All Debtors 19 USA Commercial Mortgage Company USA Capital Realty Advisors, LLC 20 USA Capital Diversified Trust Deed Fund, LLC USA Capital First Trust Deed Fund, LLC 21 USA Securities, LLC 22 /// 23 /// 24 /// /// 25 /// 26 111 27 28 Page 1 of 3

Motl

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MOTION FOR PERMISSION TO FILE IN PAPER FORMAT DUE TO EXEMPTION OR EXCEPTIONAL CIRCUMSTANCES

Pursuant to Administrative Order 04-3, Movant Regina M. McConnell, Esq., hereby requests permission to file documents in traditional paper format on the grounds that:

X Movant is exempt from the requirement that filings be made in electronic form because: Movant is filing a request to be admitted to the bar of this Court for purposes of practicing in a particular case filed pursuant to Rule 1A 10-2 of the Local Rules of Practice of the United States District Court for the District of Nevada.

1. Document

The documents which the Movant seeks permission to file in paper format are:

Verified Petition of Patricia K. Smoots for Permission to Practice in this Case Only by Attorney Not Admitted to the Bar of this Court; and Designation of Local Counsel and Consent Thereto.

2. Exceptional Circumstances

If permission to file in paper format is sought on the basis of exceptional circumstances, the movant states the following as grounds for the Motion:

- (a). □ Movant's Internet service is not available due to circumstances which cannot be prevented.
 - (i). Describe the nature and extent of the circumstances which have made the Internet service unavailable (be specific):
 - (ii). Describe what steps will be taken to ensure that the Internet service will be operable for electronic filing in the future:
- (b). □ Other grounds exist for the Exceptional Circumstances Motion (be specific):
- (c).

 Movant has filed a prior Exceptional Circumstances Motion
 - (i). Number of prior motion(s): _____.
 - (ii). Date of the prior motion(s):

	(iii). Reason for the prior motion(s):
1	(iv). Case number and disposition for each prior motion:
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4	3. Movant's affidavit or declaration supporting this Motion is attached pursuant to Section 3(b)(i
5	of Administrative Order 04-3.
6	4. X Movant hereby also submits a proposed order pursuant to Administrative Order 04-3 a
7	Section 3(b)(ii).
8	Based upon the foregoing, Movant requests that the Court grant the Motion.
9	Dated: May, 2006
0	Respectfully submitted,
1	KRAVITZ, SCHNITZER, SLOANE,
12	Johnson & Eberhardy, Chtd.
13	By: Negree M McConnell By: Negrina M. McConnell, Esq. (NSB# 8029)
l 4	Regina M. McConnell, Esq. (NSB# 8029)
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